	Application No.	Applicant(s)
Notice of Allowability	10/599,144	FUDERER ET AL.
	Examiner	Art Unit
	Tiffany A. Fetzner	2831
The MAILING DATE of this communication apperall claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313 1. ☑ This communication is responsive to 8/13/2008 & the telep	(OR REMAINS) CLOSED in or other appropriate commur GHTS. This application is su and MPEP 1308.	this application. If not included nication will be mailed in due course. THIS bject to withdrawal from issue at the initiative
2. ☑ The allowed claim(s) is/are <i>Ex. Amended claims 1-20</i> .		-
3. ☑ Acknowledgment is made of a claim for foreign priority ur a) ☑ All b) ☐ Some* c) ☐ None of the: 1. ☑ Certified copies of the priority documents have 2. ☐ Certified copies of the priority documents have 3. ☑ Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE".	been received. been received in Application cuments have been received	No in this national stage application from the
noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 4. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give	IENT of this application. itted. Note the attached EXAI	MINER'S AMENDMENT or NOTICE OF
 5. ☐ CORRECTED DRAWINGS (as "replacement sheets") mus (a) ☐ including changes required by the Notice of Draftspers	st be submitted. son's Patent Drawing Review s Amendment / Comment or i 84(c)) should be written on the he header according to 37 CFR	(PTO-948) attached In the Office action of In the drawings in the front (not the back) of In the 1.121(d). RIAL must be submitted. Note the
Attachment(s) 1. ☑ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☐ Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ⊠ Interview Sui Paper No./M 7. ⊠ Examiner's A	ormal Patent Application mmary (PTO-413), Mail Date <u>12/08/2008</u> . mendment/Comment Statement of Reasons for Allowance

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Examiner's Amendment

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

- 2. Authorization for this examiner's amendment was given in a telephone interview with **Attorney Thomas E. Kocovsky Jr. Reg. No. 28, 383** on **Dec. 8th 2008** along with authorization to charge any necessary fees to applicants deposit account.
- 3. The application has been amended as follows:
- A) Replace claim 1 of the August 13, 2008 amendment and response with the following Examiner amended claim 1:
- **Claim 1** --- A magnetic resonance imaging system, comprising:

a substantially cylindrical cavity which receives a subject to be examined the cavity having an axis of symmetry in the direction of the z-axis;

wherein the subject has **an intrinsic** conductance, which is not isotropic in an xy-plane, which is perpendicular to the z-axis;

an electrically conductive material disposed with the received subject, within the cavity, the electrically conductive material having an electrical conductivity and a thickness, which render a total electrical conductance in the xy-plane including the received subject and the electrically conductive material, within the cavity, isotropic.

- B) Replace claims 7-11 of the August 13, 2008 amendment and response with the following Examiner amended claims 7-11:
- **Claim 7** --- The system according to **claim 1**, wherein the electrically conductive material extends along and above or below a surface on which **received** subject is supported in the cavity. ---

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Claim 8 --- The system according to claim 1, wherein the electrically conductive material has a planar resistance between 5 ohms (Ω) and 20 ohms (Ω). ---

Claim 9 --- The system according to claim 7, wherein the electrically conductive material is above the received subject and has a planar resistance between 5 ohms (Ω) and 10 ohms (Ω).. ---

Claim 10 --- The system according to claim 1, wherein the electrically conductive material is below the **received** subject and has a planar resistance between 12 ohms (Ω) and 16 ohms (Ω) .. ---

Claim 11 --- The system according to claim 1, wherein the electrically conductive material is formed as or is part of a flexible sheet configured to be laid on or under the received subject, the flexible sheet being covered by a conductive layer of the electrically conductive material. ---

- C) Replace claims 14, through 17 of the August 13, 2008 amendment and response with the following Examiner amended claims 14, 15, 16, 17:
- **Claim 14** --- A magnetic resonance imaging system, comprising:

an examination region, which receives a region of a subject to be imaged, which subject has an asymmetry in conductance in a plane due to a first dimension that is greater than a second dimension **of the subject**;

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and RF coil assembly **configured** for generating RF excitation (\mathbf{B}_1) fields, the asymmetry in the conductance of the imaged subject, causing an inhomogeneity in the generated RF excitation (\mathbf{B}_1) fields;

an electrically conductive material disposed along the second dimension of the subject within the received region, the electrically conductive material having an electrical conductivity, which renders the total conductance of the subject and the electrically conductive material within the received region more symmetric thereby reducing the inhomogeneity in the RF excitation (B₁) fields when MRI imaging is performed on the subject being imaged. ---

Claim 15 --- The magnetic resonance imaging system according to claim 14 wherein the second dimension is generally vertical and the electrically conductive material is formed as or is part of an electrically conductive sheet, which is placed on or under the received subject. ---

Claim 16 --- The magnetic resonance imaging system according to claim 14 wherein the electrically conductive **flexible** sheet includes a carbon coating. ---

Claim 17 --- The magnetic resonance imaging system according to claim 14 wherein the electrically conductive material includes an electrically conductive strip mounted over and or under a subject but not along the sides of the subject. ---

D) Replace claim 18 of the August 13, 2008 amendment and response with the following with the following Examiner amended claim 18:

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Claim 18 --- A method of improving RF field homogeneity in magnetic resonance imaging, the method comprising:

placing a strip of electrically conductive material along a subject such that an intrinsic electrical conductance of the subject in a transverse plane becomes more isotropic thereby improving the RF field homogeneity; and

performing a magnetic resonance imaging sequence on the subject and the strip of electrically conductive material with the improved RF field homogeneity. ---

The following is an examiner's statement of **Reasons for Allowance**:

- 4. With respect to **independent claims 1, 14** and **18**: these claims are considered to be allowable over the prior art of record because the prior art of record neither discloses nor suggests improving the homogeneity or reducing the inhomogeneity in a magnetic resonance apparatus by controlling the total conductance of the subject received by the MRI apparatus. Through the use of an electrically conductive material as set forth in applicant's Examiner amended independent claims. It is the common nation of features taken as a whole. In each of the set forth independent claims, which distinguish applicants invention over the prior art of record. None of the prior arts of record address adjusting the intrinsic total conductance of the patient. The associated dependent claims are considered allowable because they each depend from an allowable independent claim. It is the entire combination of the claim limitations taken as a whole, for each claim, that constitutes both the novelty and non-obviousness of applicant's claims.
- 5. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance"

Prior Art of Record

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

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A) Jesmanowicz et al., US patent 6,294,972 B1 issued September 25th 2001.

B) Segawa US patent 5,865,177 issued February 2nd 1999.

Conclusion

- 7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tiffany Fetzner whose telephone number is: (571) 272-2241. The examiner can normally be reached on Monday, Wednesday, and Friday-Thursday from 7:00am to 2:10 pm., and on Tuesday and Thursday from 7:00am to 5:30pm.
- 8. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, **Diego Gutierrez**, can be reached at (571) 272-2245. The **only official fax phone number** for the organization where this application or proceeding is assigned is **(571) 273-8300**.
- 9. Information regarding the status of an application may be obtained from the Patent Application information Retrieval (PAIR) system Status information for published applications may be obtained from either Private PMR or Public PMR. Status information for unpublished applications is available through Private PMR only. For more information about the PMR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PMR system contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/TAF/ December 31, 2008 /Brij Shrivastav/ Primary Patent Examiner Technology Center 2800